

JUL 24 2019

TO: U.S. Dist. Court, Clerk (Middle Dist. of Tn.) U.S. DISTRICT COURT
 Misc. Notice: Mrs. Kelly Henry, Supervisory APD, MIDDLE DISTRICT OF TENN.
 Capitol Habeas Unit: 810 Broadway Suite 200
 Nashville, Tenn. 37203; kellyhenry@fd.org - - -
 Tel. (615) 736-5047; Fax (615) 736-5265; Direct
 (615) 695-6906. *Note: Papers inserted in lawsuit
 where they Apply (Potential Exhibits) Watch Order...*

FROM: Jon Hall # 238941 (TDOC ERROR NAME; John Hall)
 R.M.S.I. U-2-A-207; 7475 Cockrill Bend Blvd.
 Nash., Tn. 37209; PHONE: RMSI (615) 350-3100.

Dear Clerk:

Hello! My name is Jon Hall. I am writing you in regards to the enclosed (51) page lawsuit (with 121 claims; & 9 misc. complex matters). There's no point in filing the lawsuit, by sending each defendant a copy, for several reasons: (a) First, my informa pauperis is not complete. If one is needed, I gave Gaye Nease (3) original copies of one completed in January 2019; my total income on that 1/29/19 informa pauperis was \$2500.00 received by family in last (12) months; if necessary that can be retrieved from their office asap, and used if still current. My records so far this year show me that I have received the following JPAY ASSISTANCE, (from my family on the following dates: (1) 1/15/09 @ \$200.00 - TR # 95725619; (2) 2/20/19 @ \$100.00 - TR # 97272281; (3) 3/5/19 @ \$150.00 - TR # 97983697; (4) 4/22/19 @ \$200.00 - TR # 99954536; (5) 5/20/19 @ \$200.00 - TR # 100979289; and (6) 7/1/19 @ \$125.00 TR # 102648338; = \$975.00 of income in 2019 up to this date. Amounting to \$975.00 + \$2500.00 for 2018 = \$3475.00 GRAND TOTAL OF LAST 18 MONTHS OF INCOME (No other money sources or items changed, pursuant to the 1/2019 in forma pauperis in Gaye Nease's care). I Jon Hall, (Jon D. Hall) swear under the penalty of perjury (28 USC § 1746); that the above mentioned financial statement is true & correct, and based on first hand knowledge. Sworn by me this date 7/20/19.

(b) Second, I am not qualified to practice law in Tennessee; except as it pertains to my personal pro-se endeavors. I have practiced law as it pertains to my Capitol Case, self-taught. I am not formerly trained in Prison Civil Litigation, and am not learned in much Federal law (mostly state Criminal / Civil State Habeas; and have not been successful), but that's not my belief. But, it is according to the results of bogus decisions I feel have merit, as specified in today's matter.

(c) Third, after (25) years of imprisonment (mostly in isolation at RMSI), I am exhausted with this, worn down abused and neglected, not seriously heard in accordance to McCoy v. La., (Autonomy: competent to make binding decision and direct case). So much so, I injured myself hitting an inanimate object; only to being denied proper medical care for a broke arm. My arm was broke 6/9/19 A.M., it wasn't diagnosed till 7/3/19 despite X-ray 6/19/19. Because of the delay in recieving care, it was not set and at first Naproxen (Nsaid) anti-imflammatory medicine till 7/3/19. Then given Tramadol. Which Order run out last night 7/19/19. Anyhow, just throwing drugs at my arm has not given me back my full range of motion on an unset broken arm, and still causes pain, despite my pain medication is currently stopped (excluding about 5 KOP Naproxen (OTC shelf medication)).

(d) Four, due to the lack of care, while in isolation, and the years of psychological abuse, I am unable to make certain necessary decisions on the direction of filing this (ENCLOSED LAWSUIT - minus most of the exhibits, time, costs, lack of decison-making ability on whether to sue leaders; I think should be aware of problems discussed herein); I ask that a Court to grant me an attorney to handle these matters. On June 23, 2019, I mailed a letter to Judge Traugher, to be enjoined in a case for Stephen Huguely v. Tony Parker et. al., 3-11-cv-01115, but I was told that case is now moot, or closed.

It is upon filings in that case, where another man in a similar situation of many years of isolation and abuse, that I utilized his attorney's format; in a hope to be granted an

Torture is: I cite & Apply written Law...
Living in a Disciplinary World, where I always get
U.S. Nation of UN-written Law's. Madaya: Material World
5th Amer. Abolished - what is the 14th Amer.?

attorney. I changed many things in his format, as I am not
identically dealing with the same case facts, to individualize my
claims as necessary to get the exact remedy tailored to my
situation. In short, I done what I could to move this case along,
by using his attorney's format, to stay on point of relevant
facts. Thus, giving any appointed counsel notice (granted by a
impartial Judge an idea of my personal situation), to make a
preliminary determination of the merits of my claim.

It may not be wise to tip my hat like this. To hell with my
paranoia, cause I'm desperate and need help. I want to keep my
arm & not be damaged anymore by the State's misconduct in this
matter. Service of lawsuit is beyond me, (what are pro se rules?)

Can you see what you can do for me in this matter? I'm going
to send you some copies of exhibits I have copies of, to help
anyone to decide the merits of my situation. My main exhibit,
that shows a lack of consideration is a Pro-se Summary Motion,
filed pro-se in the 6th Cir., and a request forms showing TDOC
mail service on records, that I believe trump everything, as far
as TDOC's penological justification. It is entered in the
enclosed lawsuit at page 24, § 68, and discussed again on page 49
§ 9; which basically shows the trial court lost subject-matter
jurisdiction, and my theory the reason to torture me into being
incompetent as major duress. My Federal Rulings on the matter @ p. 47, § 6.

Please let me know if you can help me. Your free to give
notice to my Capitol Case attorney, Mrs. Kelly Henry (addressed
on heading). Which should make it easier for you to comprehend
the whole situation, in order to figure this problem out.

Thank you for your time and consideration in this matter. My
sister's name is Sheryl, she's a nurse in Cincinnati Ohio. She
observed my oral argument in the Sixth Circuit in January 2019,
with Kelly Henry. She might be able to handle other questions you
may have. Her Cell phone number is (513) 846-4479.

I for Hall, hereby swear under penalty of perjury, that
the foregoing is true and correct, based upon firsthand
knowledge. Sworn this day 7/20/19.

You can't Force A Horse to
Drink Nasty Water - why
Does Tr. think I listen to their BS.
I'm not crazy.

Sincerely,

Note: I Need to have Copies made of proposed Exhibits Not sent.
I'm just too anxious to wait to go through the Process...
Kelly Henry has EX 1, Pg 23 § 64

Proposed EX 3
@ Pg. 32 § 68
Hugely Case
Before Judge Hughes